

Commercial Solid Waste Hauler Application

Request is hereby made for a license to collect commercial solid waste within the Town of Gilbert under the provisions of the Town of Gilbert Code No. 66-313-234

Name of person completing application			
Email	Phone Number		
Local Business Address			
Permanent Business Address if different from above	e:		
Name of corporate business/organization:			
Name(s), title(s), years with company, business add (Please use space provided or a separate sheet of p		owners, officers, directors and/o	r partners.
Name	Title		Years
Address		Phone #	
Name	Title		Years
Address		Phone #	
Names and business addresses of all persons and elepercent (5 %) or more of the ownership of business person or entity. (Use space provided or a separate	s/organization of applicant and		
<u>Name</u>	Address		<u>Percent</u>
The names and addresses of any parent or subsidia whole or in part the business/organization and a stand the areas served within the State of Arizona: (L	atement describing the nature of	of any such parent or subsidiary l	
Name	Address		
Statement			

Name	Address
Statement	
Provide a detailed description of all previous expe	rience in providing solid waste collection service or related or similar services:
Have there been any violations of a solid waste ha three years? □ Yes □ No	uling license made by your company or its successor in interest within the last If yes, provide a description of the violation(s):
2. Attach a copy of vehicle certificat	•
	MATION ON THIS APPLICATION ARE TRUE AND CORRECT, INCLUDING THE ADING OR INCOMPLETE INFORMATION CONSTITUTES GROUNDS FOR DENIAL OF
Signature	Date
Printed Name	Title

The Town wishes to notify all applicants of certain rights the applicant has related to the issuance of a license.

Arizona Revised Statues, Chapter 7, Article 4

9-834. Prohibited acts by municipalities and employees; enforcement; notice

- A. A municipality shall not base a licensing decision in whole or in part on a licensing requirement or condition that is not specifically authorized by statute, rule, ordinance or code. A general grant of authority does not constitute a basis for imposing a licensing requirement or condition unless the authority specifically authorizes the requirement or condition.
- B. Unless specifically authorized, a municipality shall avoid duplication of other laws that do not enhance regulatory clarity and shall avoid dual permitting to the maximum extent practicable.
- C. This section does not prohibit municipal flexibility to issue licenses or adopt ordinances or codes.
- D. A municipality shall not request or initiate discussions with a person about waiving that person's rights.
- E. This section may be enforced in a private civil action and relief may be awarded against a municipality. The court may award reasonable attorney fees, damages and all fees associated with the license application to a party that prevails in an action against a municipality for a violation of this section.
- F. A municipal employee may not intentionally or knowingly violate this section. A violation of this section is cause for disciplinary action or dismissal pursuant to the municipality's adopted personnel policy.
- G. This section does not abrogate the immunity provided by section 12-820.01 or 12-820.02.